

Institutional safeguarding of environmental protection in the Czech Republic

The aim of this thesis is to describe the importance, authority, competence and mutual relations between the authorities and institutions that protect the environment in the Czech Republic. Their duties and functions in the field of environment and development institutions shall perform all three main branches of state power. Legislative power and judicial power not to protect the environment is no special institution that would deal only with environmental protection. But the state and development of the environment can affect the formation of laws and decisions in lawsuits on matters relating to the environment. On the other hand, the executive power of such institutions has.

The thesis is divided into four chapters. Chapter one is devoted to the general concept of the environment and its protection. Subsequently defined environmental law and described his close relationship to the administrative law. The following is a brief list of sources of law provide the institutional environment. At the end of this chapter, given the close linkage of environmental law in administrative law, it discusses the constitutional basis of the institutional aspects of public administration.

The second chapter is devoted to the state authorities and their powers to protect the environment. Is described in detail the role of the legislative and judicial. Of the individual components of the judiciary is a greater emphasis placed upon the courts in administrative law, due to its importance for the environment. The executive power is defined concept of public administration with a closer focus on the formal concept of public administration.

The third chapter has provided an overview of general and specialized institutions to carry out responsibilities in the field of environmental protection. Closer described their role, status and competence in the field of environmental protection.

The fourth chapter deals with other entities involved in environmental protection. These entities, though not the administration, but the nature of their

activities, similar to that of the authorities. Another one of them acts as an advisory expert bodies.

The conclusion summarizes the findings from this study. Emphasis is placed on the issue of unclear division of powers between the institutions.